

10-7-15

Change of Name for Posco.
Re: Q50V1557-BU2/16SD

40 F. 1000 #4000
C. 1000 #4000
C. 1000 #4000
C. 1000 #4000
C. 1000 #4000
C. 1000 #4000

Petition for Selena Jackson, Inc

I, Selena Thomas Jackson, Inc, do hereby "petition the
Dorchester District Court" for docket #0507CR006108
on the behalf of myself to the honorable Judge
Miller of Dorchester District Court, to hereby "issue
to Selena Thomas Jackson, Inc, Landlord/Owner Acquired
property owner of 57 Westmore Road 2, Mattapan,
Mass: 02126-1558, for "35 years Tenure" do Solemnly
swear, that "Silvian Robertson Construction Co, Aka
"Silvian Robertson" has been "perpetrating my
identity as the Landlord of my building located
at 57 Westmore Rd, Mattapan, Ma, and has
attacked me 3 times, attempting to clean-
up debris around my home" and trying
to paint my apartment by "locking me out
of the building," and "not giving me access keys,
to get in."

To: Dorchester District Court
Judge Miller - Criminal
510 Washington Street
Dorchester, MA 02124-9138
FAX: 617-288-1212 / 617-288-3500

Change of Name to [unclear]
Re: 0507CR006108

From: Selena Thomas Jackson, Inc.
Landlord/Owner (Alleged) 35yrs
57 Westmore Rd 2
Mattapan, MA 02126-1558
617-246-6655 NP

25 Stoughton St, 4th fl
Central Unit
Boston, MA 02114-9128

Subj: Petition For Selena Thomas Jackson, Inc.
Restraining Order Against Vespa Gibbs Barnes
and Silvan Robertson Construction Co., Inc et al,
National Roofing Co. et al,

"They have attempted to harm me with a hammer, on 7/3/02 and broke into the back door of the porch, as I was coming out from cleaning-up the debris, that they negligently left around the home, and I stepped on a nail, and got an infected (r) foot. Because, I could not get the proper police assistance even after I reported the incidents to them, and they refused to remove them from the building, as to enforce them for bodily harm or destruction of private property, and theft of my motor vehicle, and belongings, the BTP are causing me to incur, Bodily Harm, and assault, by endangering me to the Silvan Robertson Constr Co personnel by intimidation, threats to do bodily harm, breaking and entering, destruction of private property. I therefore request that the Dorchester District Court, issue a Restraining Order against the named parties, for Selena Thomas Jackson, Inc, Landlord/Owner, while under 15B detention, and/or Quash and Dismiss the Case matter #0507CR006108, due too Cause, and still issue Restraining Order for her life, and livelihood and Protection of.

D: Dorchester District Court
 Judge Miller Criminal
 510 Washington Street
 Dorchester, Ma 02124-9128
 FAX: 617-288-1212/617-288-8508

M: Selena Thomas Jackson, Inc.
 Landlord/Owner (Acquired 35 yrs)
 57 Westmore Rd 2
 Mattapan, Ma 02126-1558/28
 617-276-6655 NP

Re: Petition for Selena Jackson for a Restraining Order
 Against Vespa Gibbs Barnes, and Silvan Robertson
 Construction Co., Inc et al, National Roofing Co. et al

Re: 03CV00595-BHC/Receivership ("for repairs only" w/right
 of sale if necessary
 in case of non-payment
 by landlord, to be determined
 at next court hearing 10/16/05)

Punitive Assessment: \$355,000 - X 5 = \$1,775,000 - for all Business Concerns

\$355,000 - prop. val
 355,000 - pers. Belongings
 Plus Foreclosure Proceeds of Business Assets for 2004/2005

Rev. Tenant Damages \$355,000 -
 Rental Losses 2000-2005 to be redetermined

Prim Charges
 Abuse w/int
 Neglect w/int
 Assault w/int
 Bodily Harm w/int
 Threats of Bodily Harm
 Verbal Abuse
 Lies w/int
 Slander w/int
 Defamation w/int
 Endangerment w/int
 Destr. of Priv. Prop w/int
 Theft of MV 9-305 w/int
 Tism. Trespass
 Forgery w/int
 Impersonation w/int
 Fraud w/int
 Fraudulent Concealment w/int
 Embezzlement w/int
 Breaking & Entering w/int
 Viol. Civ Rights
 Denied Due Process w/int
 Denied Right of Appearance

Denied Right of Retribution
 False Arrest w/int
 Obstr. of Justice w/int
 Malpractice w/int
 False Detentions w/int
 Harm to others w/int
 Danger to others w/int
 Malicious Destruction w/int

Selena Thomas Jackson, Inc.
 Landlord/Owner Acquired 35 yrs
 57 Westmore Rd 2
 Mattapan, Ma 02126-1558/28
 Pro Se Litigant = 701154887

Ct. Appt. Atty: Anthony R. Ellison, Atty
 0507CR006108 - Dorch Dist

Re: U.S. Dist - 05CV11559-RWZ
 Change of Venue for Crim. Prosee

Subj: Motion to "Quash Dockets at Cambridge Dist Ct and, Dorchester District Court" Due to "Falsified Charges against Selena Thomas Jackson, Inc, which were 'falsely alleged' by Plaintiffs. To bring 'Criminal charges against the plaintiffs, at the U.S. District Court by Docket # 05CV11559-RWZ,

MOTION TO Quash W6635231, 0501CR001108 CC# 050495934, 20050288603, 20050288, 05-0252339 for Selena Thomas Jackson, Inc-Reit, from 15B Committal

I, Selena Thomas Jackson, Inc, Landlord/Owner of 57 Westmead Road, Mattapan, MA 02126-1558/28, do request the U.S. District Court and any other Court, in the jurisdiction of Massachusetts, namely the "Cambridge Dist. Court and the Dorchester District Court, who have scheduled court dates of 10-3-05, which conflict with the prosecution of the matters of "Larceny by check" and "Vandalism" which are falsified charges made by the arresting officer when the defendant Selena Jackson, has two recognitions that were ignored, and she was placed under arrest falsely, and unnecessarily, and unlawfully detained. Therefore, due to causes shown, and submitted to the Court as evidence, I Selena Jackson, do hereby request that the charges of "Larceny by check, and Vandalism be Quashed," due to falsification, and that the Plaintiffs be brought to Criminal Court for crimes against the Defendant Selena Thomas Jackson, Inc-Reit.

Comm of Mass / Silvan Robertsen

DMH#
ACCT#
Unit#

Selena Jackson,

2 of 2

Re: Change of Venue to: 05CV11559-RWZ (A1B)

Selena Jackson - Landlord / Owner / Pro - [illegible]

Vs
Vespa Gibbs Barnes, et al / Silvan Robertsen

Court Date: 10-3-05 (Camt Dist Ct, Dorchester)

Subj: Motion to Quash - W6635231, 0501CR2280, OUT# 050425739,
20050288603, 05-0252339, 20050288 for "Selena Thomas
Jackson, Inc-Reit, from 15B Committal."

Statement for Cambridge Dist Court - For Selena Thomas Jackson
Pleading: Not Guilty, False arrest, "False charge of Larceny",
"I, Selena Thomas Jackson, Inc-Reit," do state, that on
5/9/05 I did go to the H.U.E.C.U. "Harvard Univ Emp. C. U."
located at the MBH, 557 Fruit St, Boston, MA 02114, to
"open a Savings account with them," I deposited two
checks, which were totally legitimate, one was from
the KSFCU/Kendall Sq Fed Cr. Union for \$4000.00 and
the other was a "Foreign Check from the RBC-Bank, Canada
for which I had a legitimate settlement payment of
\$520,000.00." The H.U.E.C.U. sent me intimidating letters
alleging me to be "Larceny," when they did not
have the balance of \$520,000.00 on the bank, when I
made a withdrawal of \$2000.00 only from the "KSFCU
account which should have been payable right away."
They put me in a negative balance of \$-2000.00
because KSFCU/IFCU refused to pay out of my account
thereby "causing me to have a Larceny charge for
monies they are supposed to have, for Governmental
purposes." I did not get my compensation of
\$520,000.00 w/int + penalties from the H.U.E.C.U. as
deposited only. This matter is "Federal, due too
amount of monies owed, and Federal agencies involve
therefore," Quash the matters, in the lower Courts, and
refer the matter to the U.S. Dist Court, for prosecution
Selena Thomas Jackson, Inc-Reit

To: Dr. AWAD - Medical Dir/Borch Dist. Ct

% Erick Lindemann - MHC
25 Stanford St. - 4th Fl. - East #4005
Boston, MA 02114-9128
FAX: 617-626-8669 TEL: 617-626-8500 / FAX: 617-281-1111
ELMHC Dorchgt

10/18/05
Re: Submit

From: Selena Thomas Jackson, Inc - Reit / Provident

157 Westmore Rd 2
Mattapan, MA 02126-1558

Unit # BE00204150

% Erick Lindemann - MHC
25 Stanford St., 4th Fl., #4005
Boston, MA 02114-9128

Subj: Motion for Release From 15B Commitment of 9/15/05
for Selena Thomas Jackson, Inc - Reit due "Too Cause
of No Crime Committed", unlawful arrest, and
false detention, by BPD, and Vespa Gibbs Barnes
et al - BHC Receivers."

To Whom It May Concern:

"I, Selena Thomas Jackson, Inc, based on the "Police
report submitted to you, as evidence of false
arrest" and "unlawful detention" and "No Crime
committed, as stated on police report # 05025233,"
the "crime code is '0' = None, as the one filed by
the "Co-Conspirators" of the alleged crime", who
"were the guilty parties, of intimidation, and threat
to do bodily harm, locking the landlord out of the
building, while trying to clean-up, and re-occupy,
after repair while they were having a beer party
on the first floor," and "threatening the landlord
Selena Thomas Jackson, Inc - Reit / Provident", while "hanging
out of the living room window." Please "reverse the
decision", of 15B Commitment of 9/15/05" and "release
me from the ELMHC, on, or before 9/21/05, or within
the next two days being 9/23/05, no later than."

Charges:

False Arrest
Ill. Detention
Intimidation
Malpractice
Obstruction of Justice
Damaged Due Process

Defamation
Mental Anguish
Viol. of Civil Rights
Abuse
Neglect

Selena Thomas Jackson, Inc
Landlord/Owner
Pro Se Plaintiff - 70115488/
157 Westmore Rd 2
Mattapan, MA 02126-1558

Status: Active
Initiated: Printed
Completed: 09/26/05
Protocol: at 1001

Status: Active
Initiated:
Completed:
Protocol:

P R Q

Y

P
R
R

Code	Code Description
401.9	HYPERTENSION NOS
272.4	HYPERLIPIDEMIA NEC/NOS

Comment: "House Remodeling by 'Sirian Robertson Const. Co assuming landlord's 'ID' by 'Fidelity' building permits, due to 'Peacekeeping 0301000555 by 'Veepa Gibbs Barnes & BHC, not notifying landlord properly, cost, and Repair persons authorized for repair."

DORCHESTER COURT

CRIMINAL DOCKET		DOCKET NO. 0507CR006108		ATTORNEY NAME <i>RC Ellis - apprt</i>	
COURT DIVISION Dorchester		<input type="checkbox"/> INTERPRETER REQUIRED		DATE and JUDGE <i>9/16/05</i> <i>men</i>	
NAME, ADDRESS AND ZIP CODE OF DEFENDANT JACKSON, SELENA 57 WESTMORE RD HOMELESS MATTAPAN, MA 02126 <i>Landlord/Owner</i> <i>was occupying the building #0450</i> <i>not Homeless I still own it!!!</i>		PLACE OF OFFENSE(S) DORCHESTER		DOCKET ENTRY <input type="checkbox"/> Attorney appointed (SJC R. 3:10) <input type="checkbox"/> Atty denied and Deft Advised per 211D §2A <input type="checkbox"/> Waiver of counsel found after colloquy	
DATE OF COMPLAINT 09/15/2005		RETURN DATE AND TIME 09/16/2005 09:00:00		Terms of release set <input type="checkbox"/> on <input type="checkbox"/> Bail <input type="checkbox"/> Rec (276 §88a) <input type="checkbox"/> See back for special conditions	
COMPLAINANT MCLEAN, P.O. <i>Homeless</i>		POLICE DEPARTMENT (if applicable) BOSTON PD - AREA B-3		Assigned and advised: <input type="checkbox"/> Right to trial review (276 §88a) <input type="checkbox"/> Waiver of jury trial found after colloquy	
COUNT/OFFENSE 1. 266/126A VANDALIZE PROPERTY c266 §126A <i>not applicable</i>		FINE		COSTS	
DISPOSITION DATE and JUDGE		SENTENCE OR OTHER DISPOSITION <input type="checkbox"/> Sufficient facts found but continued without guilty finding until: <input type="checkbox"/> Probation <input type="checkbox"/> Pretrial Probation (276 §87) - until: <input type="checkbox"/> To be dismissed upon payment of court costs/restitution <input type="checkbox"/> Dismissed upon: <input type="checkbox"/> Request of Comm. <input type="checkbox"/> Request of Victim <input type="checkbox"/> Request of Deft <input type="checkbox"/> Failure to prosecute <input type="checkbox"/> Other: <input type="checkbox"/> Filed with Deft's consent <input type="checkbox"/> Nolle Prosequi <input type="checkbox"/> Decriminalized (277 §70C)		JUDGE	
DISPOSITION METHOD <input type="checkbox"/> Guilty Plea or Admission to Sufficient Facts accepted after colloquy and 278 §29D warning <input type="checkbox"/> Bench Trial <input type="checkbox"/> Jury Trial <input type="checkbox"/> None of the Above		FINDING <input type="checkbox"/> Not Guilty <input type="checkbox"/> Guilty <input type="checkbox"/> Not Responsible <input type="checkbox"/> Responsible <input type="checkbox"/> No Probable Cause <input type="checkbox"/> Probable Cause		DATE	
COUNT/OFFENSE		FINE		COSTS	
DISPOSITION DATE and JUDGE		SENTENCE OR OTHER DISPOSITION <input type="checkbox"/> Sufficient facts found but continued without guilty finding until: <input type="checkbox"/> Probation <input type="checkbox"/> Pretrial Probation (276 §87) - until: <input type="checkbox"/> To be dismissed upon payment of court costs/restitution <input type="checkbox"/> Dismissed upon: <input type="checkbox"/> Request of Comm. <input type="checkbox"/> Request of Victim <input type="checkbox"/> Request of Deft <input type="checkbox"/> Failure to prosecute <input type="checkbox"/> Other: <input type="checkbox"/> Filed with Deft's consent <input type="checkbox"/> Nolle Prosequi <input type="checkbox"/> Decriminalized (277 §70C)		JUDGE	
DISPOSITION METHOD <input type="checkbox"/> Guilty Plea or Admission to Sufficient Facts accepted after colloquy and 278 §29D warning <input type="checkbox"/> Bench Trial <input type="checkbox"/> Jury Trial <input type="checkbox"/> None of the Above		FINDING <input type="checkbox"/> Not Guilty <input type="checkbox"/> Guilty <input type="checkbox"/> Not Responsible <input type="checkbox"/> Responsible <input type="checkbox"/> No Probable Cause <input type="checkbox"/> Probable Cause		DATE	
COUNT/OFFENSE		FINE		COSTS	
DISPOSITION DATE and JUDGE		SENTENCE OR OTHER DISPOSITION <input type="checkbox"/> Sufficient facts found but continued without guilty finding until: <input type="checkbox"/> Probation <input type="checkbox"/> Pretrial Probation (276 §87) - until: <input type="checkbox"/> To be dismissed upon payment of court costs/restitution <input type="checkbox"/> Dismissed upon: <input type="checkbox"/> Request of Comm. <input type="checkbox"/> Request of Victim <input type="checkbox"/> Request of Deft <input type="checkbox"/> Failure to prosecute <input type="checkbox"/> Other: <input type="checkbox"/> Filed with Deft's consent <input type="checkbox"/> Nolle Prosequi <input type="checkbox"/> Decriminalized (277 §70C)		JUDGE	
DISPOSITION METHOD <input type="checkbox"/> Guilty Plea or Admission to Sufficient Facts accepted after colloquy and 278 §29D warning <input type="checkbox"/> Bench Trial <input type="checkbox"/> Jury Trial <input type="checkbox"/> None of the Above		FINDING <input type="checkbox"/> Not Guilty <input type="checkbox"/> Guilty <input type="checkbox"/> Not Responsible <input type="checkbox"/> Responsible <input type="checkbox"/> No Probable Cause <input type="checkbox"/> Probable Cause		DATE	
COUNT/OFFENSE		FINE		COSTS	
DISPOSITION DATE and JUDGE		SENTENCE OR OTHER DISPOSITION <input type="checkbox"/> Sufficient facts found but continued without guilty finding until: <input type="checkbox"/> Probation <input type="checkbox"/> Pretrial Probation (276 §87) - until: <input type="checkbox"/> To be dismissed upon payment of court costs/restitution <input type="checkbox"/> Dismissed upon: <input type="checkbox"/> Request of Comm. <input type="checkbox"/> Request of Victim <input type="checkbox"/> Request of Deft <input type="checkbox"/> Failure to prosecute <input type="checkbox"/> Other: <input type="checkbox"/> Filed with Deft's consent <input type="checkbox"/> Nolle Prosequi <input type="checkbox"/> Decriminalized (277 §70C)		JUDGE	
DISPOSITION METHOD <input type="checkbox"/> Guilty Plea or Admission to Sufficient Facts accepted after colloquy and 278 §29D warning <input type="checkbox"/> Bench Trial <input type="checkbox"/> Jury Trial <input type="checkbox"/> None of the Above		FINDING <input type="checkbox"/> Not Guilty <input type="checkbox"/> Guilty <input type="checkbox"/> Not Responsible <input type="checkbox"/> Responsible <input type="checkbox"/> No Probable Cause <input type="checkbox"/> Probable Cause		DATE	
COUNT/OFFENSE		FINE		COSTS	
DISPOSITION DATE and JUDGE		SENTENCE OR OTHER DISPOSITION <input type="checkbox"/> Sufficient facts found but continued without guilty finding until: <input type="checkbox"/> Probation <input type="checkbox"/> Pretrial Probation (276 §87) - until: <input type="checkbox"/> To be dismissed upon payment of court costs/restitution <input type="checkbox"/> Dismissed upon: <input type="checkbox"/> Request of Comm. <input type="checkbox"/> Request of Victim <input type="checkbox"/> Request of Deft <input type="checkbox"/> Failure to prosecute <input type="checkbox"/> Other: <input type="checkbox"/> Filed with Deft's consent <input type="checkbox"/> Nolle Prosequi <input type="checkbox"/> Decriminalized (277 §70C)		JUDGE	
DISPOSITION METHOD <input type="checkbox"/> Guilty Plea or Admission to Sufficient Facts accepted after colloquy and 278 §29D warning <input type="checkbox"/> Bench Trial <input type="checkbox"/> Jury Trial <input type="checkbox"/> None of the Above		FINDING <input type="checkbox"/> Not Guilty <input type="checkbox"/> Guilty <input type="checkbox"/> Not Responsible <input type="checkbox"/> Responsible <input type="checkbox"/> No Probable Cause <input type="checkbox"/> Probable Cause		DATE	
COUNT/OFFENSE		FINE		COSTS	
DISPOSITION DATE and JUDGE		SENTENCE OR OTHER DISPOSITION <input type="checkbox"/> Sufficient facts found but continued without guilty finding until: <input type="checkbox"/> Probation <input type="checkbox"/> Pretrial Probation (276 §87) - until: <input type="checkbox"/> To be dismissed upon payment of court costs/restitution <input type="checkbox"/> Dismissed upon: <input type="checkbox"/> Request of Comm. <input type="checkbox"/> Request of Victim <input type="checkbox"/> Request of Deft <input type="checkbox"/> Failure to prosecute <input type="checkbox"/> Other: <input type="checkbox"/> Filed with Deft's consent <input type="checkbox"/> Nolle Prosequi <input type="checkbox"/> Decriminalized (277 §70C)		JUDGE	
DISPOSITION METHOD <input type="checkbox"/> Guilty Plea or Admission to Sufficient Facts accepted after colloquy and 278 §29D warning <input type="checkbox"/> Bench Trial <input type="checkbox"/> Jury Trial <input type="checkbox"/> None of the Above		FINDING <input type="checkbox"/> Not Guilty <input type="checkbox"/> Guilty <input type="checkbox"/> Not Responsible <input type="checkbox"/> Responsible <input type="checkbox"/> No Probable Cause <input type="checkbox"/> Probable Cause		DATE	
COUNT/OFFENSE		FINE		COSTS	
DISPOSITION DATE and JUDGE		SENTENCE OR OTHER DISPOSITION <input type="checkbox"/> Sufficient facts found but continued without guilty finding until: <input type="checkbox"/> Probation <input type="checkbox"/> Pretrial Probation (276 §87) - until: <input type="checkbox"/> To be dismissed upon payment of court costs/restitution <input type="checkbox"/> Dismissed upon: <input type="checkbox"/> Request of Comm. <input type="checkbox"/> Request of Victim <input type="checkbox"/> Request of Deft <input type="checkbox"/> Failure to prosecute <input type="checkbox"/> Other: <input type="checkbox"/> Filed with Deft's consent <input type="checkbox"/> Nolle Prosequi <input type="checkbox"/> Decriminalized (277 §70C)		JUDGE	
DISPOSITION METHOD <input type="checkbox"/> Guilty Plea or Admission to Sufficient Facts accepted after colloquy and 278 §29D warning <input type="checkbox"/> Bench Trial <input type="checkbox"/> Jury Trial <input type="checkbox"/> None of the Above		FINDING <input type="checkbox"/> Not Guilty <input type="checkbox"/> Guilty <input type="checkbox"/> Not Responsible <input type="checkbox"/> Responsible <input type="checkbox"/> No Probable Cause <input type="checkbox"/> Probable Cause		DATE	
COUNT/OFFENSE		FINE		COSTS	
DISPOSITION DATE and JUDGE		SENTENCE OR OTHER DISPOSITION <input type="checkbox"/> Sufficient facts found but continued without guilty finding until: <input type="checkbox"/> Probation <input type="checkbox"/> Pretrial Probation (276 §87) - until: <input type="checkbox"/> To be dismissed upon payment of court costs/restitution <input type="checkbox"/> Dismissed upon: <input type="checkbox"/> Request of Comm. <input type="checkbox"/> Request of Victim <input type="checkbox"/> Request of Deft <input type="checkbox"/> Failure to prosecute <input type="checkbox"/> Other: <input type="checkbox"/> Filed with Deft's consent <input type="checkbox"/> Nolle Prosequi <input type="checkbox"/> Decriminalized (277 §70C)		JUDGE	
DISPOSITION METHOD <input type="checkbox"/> Guilty Plea or Admission to Sufficient Facts accepted after colloquy and 278 §29D warning <input type="checkbox"/> Bench Trial <input type="checkbox"/> Jury Trial <input type="checkbox"/> None of the Above		FINDING <input type="checkbox"/> Not Guilty <input type="checkbox"/> Guilty <input type="checkbox"/> Not Responsible <input type="checkbox"/> Responsible <input type="checkbox"/> No Probable Cause <input type="checkbox"/> Probable Cause		DATE	
COUNT/OFFENSE		FINE		COSTS	
DISPOSITION DATE and JUDGE		SENTENCE OR OTHER DISPOSITION <input type="checkbox"/> Sufficient facts found but continued without guilty finding until: <input type="checkbox"/>			

To: Dr. AWAD Medical Dir ELMHC

10-6-05

Dorch Dist Ct. - Judge Miller

SS: 050252339, 050495934 / Docket # 05070006108

FAX Ct: 617-288242

FAX ELMHC: 617-727-9725 (PH)

617-626-8500 (Director)

From: Selena Thomas Jackson, Inc / Landlord / Owner (Plaintiff)

57 Westmore Rd 2

Mattapan, Ma 02126-1558/28

% ELMHC - Central #4086

25 Staniford St, 4th Fl - 4086

Boston, Ma 02114-9128

Tel: 617-626-8500 FAX: 617-626-8669 (Director ELMHC)

Subj: "Motion / Appeal for Release from 15B Commitment of 10-3-05 for Selena Jackson at ELMHC"

FAX

Copies: 1 Hr of 9-21-05 Re-submitted to Dr. AWAD Dir of ELMHC and Dorchester Dist Ct - Judge Miller
 2 Copies of "Motion to Quash of 9-27-05 re-submitted for 10-3-05 Commitment of 15B"
 1 Copy of BPD incident Report # 050252339 of 9/15/05
 2 Copies of BPD incident Report # 050495934 of 9/15/05

EMR# / DMH0000757

Acct# EL000001186

Unit# BE00204150

Selena Thomas Jackson - Plaintiff
Landlord / Owner (Acquired)
Client / Pro Se Litigant
 57 Westmore Rd 2
 Mattapan, Ma 02126-1558/28
 % ELMHC - #4086 Central Unit
 25 Staniford St - 4th Fl.
 Boston, Ma 02114-9128

BOSTON POLICE
INCIDENT REPORT

*Report filed in wrong Dist
Should be Area 3B*

ORIGINAL <input type="checkbox"/> SUPPLEMENTARY <input checked="" type="checkbox"/>		COMPLAINT NO 050252339		REPORT NO A1	
***** DataBase Error ***** Source : DBManager.GetRecords Select from incStatus where CompNos = 50252339 and SuppNos = 1501 State = 42000 Name = 229 Description = SELFCT permission denied on object 'incStatus' database 'IncStat' 'dbo'. *****					
TYPE OF INCIDENT WARRANT ARREST		CRIME CODE 0		STATUS	
LOCATION OF INCIDENT 20 GILMER ST		APT.		DISPATCH TIME A.04:25 PM	
VICTIM COMP (LAST, FIRST, MI) COMM OF MASS		PHONE (000)-000-0000		SEX	
ADDRESS		APT.		OCCUPATION	
PERSON REPORTING PO J MCLEAN		ADDRESS 1165 BLUEHILL AV, DO MA, 00000-0000		PHONE	
WAS THERE A WITNESS TO THE CRIME					
PERSON INTERVIEWED		AGE		LOCATION OF INTERVIEW	
APR		HOME ADDRESS		APT.	
TELEPHONE		RES		YES NO	
NUMBER OF PERPETRATORS : 1 --- CAN SUSPECT BE IDENTIFIED AT THIS TIME					
STATUS ARRESTED		NAME (LAST, FIRST, MI) JACKSON, SELENA		S.S. NO. 017-34-912	
WARRANT NO.		ADDRESS 57 WESTMORE RD, MATTAPAN, MA, 02126-0000		SEX FEMALE	
SPECIAL CHARACTERISTICS (INCLUDING CLOTHING)		WEIGHT 150		BUILD MEDIUM	
CAN SUSPECT VEHICLE BE DESCRIBED		REG. STATE		REG. NO.	
VEHICLE MAKE YEAR		VEHICLE NO.		STYLE	
OPERATOR'S NAME		LICENSE NO.		STATE	
OWNERS'S NAME		OWNERS'S ADDRESS		MODEL	
CAN PROPERTY BE IDENTIFIED		STATUS		TYPE OF PROPERTY	
P R O P E R T Y		SERIAL OR IDENTIFICATION GUARD NO.		BRAND NAME-DESCRIPTION	
IS THERE A SIGNIFICANT M.O.		TYPE OF WEAPON-TOOL		NEIGHBORHOOD	
M O		TYPE OF BUILDING		PLACE OF ENTRY	
WEATHER		LIGHTING		TRANSPORTATION OF SUSPECT	
UNUSUAL ACTIONS AND STATEMENTS OF PERPETRATOR		VICTIM'S ACTIVITY		RELATIONSHIP TO VICTIM	
IS THERE ANY PHYSICAL EVIDENCE (DESCRIPTION AND DISPOSITION IN NARRATIVE)					
IS THERE ANY OTHER REASON FOR INVESTIGATION (REASON BELOW)					
BLOCK NARRATIVE AND ADDITIONAL INFORMATION					
NO. ABOUT 4:25PM POS MCLEAN/DOHERTY CT IF ARREST SUSPECT ABOVE ON OUTSTANDING LARCENY WARRANT #0501CR02280 REF #W6635231 ISSUED BOSTON MUNICIPAL CT 08/15/05. OFFICERS WERE INVESTIGATING CT# 05043934- AT THE TIME SUSPECT TRANSPORTED TO B-3 AND BOOKED/WARRANT UNIT NOTIFIED.					
UNIT ASSIGNED C101F		TOUR OF DUTY 3		REPORTING OFFICER'S NAME JEFFREY J MCLEAN	
DATE OF REPORT 09/15/05		SPECIAL UNITS NOTIFIED (REPORTING)		REPORTING OFFICER'S SIGNATURE	
TIME COMPLETED 05:24 PM		PAT. SUP. ID		DUTY SUP. NAME MICHAEL V KERN	
PATROL SUPERVISOR NAME		DUTY SUP. SIGNATURE		DUTY SUP. ID 11620	

(1) Change of Venue from Camb Dist Ct.
(2) Change of Venue from Dorch Dist Ct.

Re: 05CV11559-RWZ Selena Jackson, Inc - Rest
 vs
 U.S. Dist Ct
 BHC-(030V00595) Vespa Gibbs Barnes, et al - Receive

BOSTON POLICE
INCIDENT REPORT

ORIGINAL ☒ SUPPLEMENTARY ☐

KEY SITUATIONS		COMPLAINT NO 050495934	REPORT DIST B3	CLEARANCE DIST
TYPE OF INCIDENT VANDALISM		CRIME CODE 0	STATUS	DATE OF OCCUR AUG 15 2005
LOCATION OF INCIDENT 57 WESTMORE RD		APT	DISPATCH TIME 04 02 PM	TIME OF OCCUR AUG 15 2005
VICTIM-COMP (LAST, FIRST, MI) ROBINSON, SILVIAN	PHONE (781) 353-3751	SEX MALE	RACE BLACK NON-HISPANIC	
ADDRESS 57 WESTMORE ST. MATTAPAN, MA, 02126-0000	APT.	OCCUPATION	AGE 0	D.O.B.
PERSON REPORTING ROBINSON, SILVIAN	ADDRESS 57 WESTMORE, MATTAPAN, MA, 02126-0000	APT.	PHONE	
WAS THERE A WITNESS TO THE CRIME				
PERSON INTERVIEWED	AGE	LOCATION OF INTERVIEW	APT.	HOME ADDRESS
MCLEAN, ALDWIN	0	ON-SCENE		
TELEPHONE (617) 265-8176 RES YES NO				
NUMBER OF PERPETRATORS: 1 -- CAN SUSPECT BE IDENTIFIED AT THIS TIME				
STATUS ARRESTED SUSPECT	NAME (LAST, FIRST, MI) JACKSON, SELENA	S.S. NO. 017-34-9128	BOOKING NO. 20050288603	PHOTO NO. ALIAS
WARRANT NO.	ADDRESS 57 WESTMORE RD, MATTAPAN, MA, 02126-0000	SEX FEMALE	RACE BLACK NON-HISPANIC	AGE 39
SPECIAL CHARACTERISTICS (INCLUDING CLOTHING)	WEIGHT 150	BUILD MEDIUM	HAIR BLACK	EYES BROWN
CAN SUSPECT VEHICLE BE DESCRIBED				
STATUS	REG. STATE	REG. NO.	PLATE TYPE	YEAR (EXP.)
VEHICLE MAKE YEAR	VEHICLE NO.	STYLE	COLOR (TOP-BOTTOM)	
OPERATOR'S NAME	LICENSE NO.	STATE	OPERATOR'S ADDRESS	
OWNER'S NAME	OWNER'S ADDRESS			
CAN PROPERTY BE IDENTIFIED				
STATUS	TYPE OF PROPERTY	SERIAL OR IDENTIFICATION NO.	BRAND NAME-DESCRIPTION	MODEL
DESTROYED / DAMAGED / VANDALIZED	HOUSE WINDOW			
IS THERE A SIGNIFICANT M.O.				
TYPE OF WEAPON-TOOL ROCK	NEIGHBORHOOD RESIDENCE/HOME	TYPE OF BUILDING RESIDENTIAL HOUSE	PLACE OF ENTRY FRONT DOOR	
WEATHER CLOUDY	LIGHTING NATURAL	TRANSPORTATION OF SUSPECT FOOT	VICTIM'S ACTIVITY	
UNUSUAL ACTIONS AND STATEMENTS OF PERPETRATOR			RELATIONSHIP TO VICTIM NONE	
IS THERE ANY PHYSICAL EVIDENCE (DESCRIPTION AND DISPOSITION IN NARRATIVE)				
IS THERE ANY OTHER REASON FOR INVESTIGATION (REASON BELOW)				
BLOCK NARRATIVE AND ADDITIONAL INFORMATION NO. ABOUT 4:00 PM 09-15-2005 P.O. HENRY DOHERTY AND JEFF MCLEAN C101F RESPONDED TO A RADIO CALL FOR A FIGHT AT 57 WESTMORE ROAD. A WOMAN WHO USED TO LIVE THERE WAS REPORTED TO HAVE THROWN ROCKS AT THE HOUSE WINDOWS. THE CALLER ALSO REPORTED SHE HAD HER SONS WITH HER, WHO WERE CARRYING BASEBALL BATS. UPON ARRIVAL THE SUSPECTS HAD SINCE LEFT. THE BUILDING WAS FOUND TO BE A VACANT HOME, BEING CLEANED OUT AND RENOVATED. OFFICERS WERE APPROACHED BY EMPLOYEES OF THE ROBINSON INVESTMENTS COMPANY. THE CONTRACTORS SHOWED OFFICERS A BROKEN GLASS WINDOW, AND HALF OF A BRICK ON THE LAWN. OFFICERS LEARNED THAT A BANK HAD FORECLOSED ON THE HOUSE. MR. ROBINSON'S COMPANY WAS HIRED TO CLEAN OUT THE HOUSE FOR THE BANK. MR. SILVIAN ROBINSON THEN ARRIVED. HE CONFIRMED HIS EMPLOYEES INFORMATION TO POLICE. ANOTHER EMPLOYEE CAME FORWARD AND STATED HE SAW THE SUSPECT WOMAN SITTING ON A PORCH AROUND THE CORNER AT 20 GILMER STREET. OFFICERS APPROACHED AND SPOKE TO THE WOMAN, MS. SELENA JACKSON SAW POLICE, BUT DIDN'T APPROACH THEM TO EXPLAIN WHAT HAD HAPPENED. WHEN OFFICERS FINALLY APPROACHED SELENA, SHE THEN CHOSE TO EXPLAIN HER SIDE OF THE STORY. SELENA STATES SHE STILL LIVES AT 57 WESTMORE, AND PLANS TO CONTINUE LIVING THERE. SHE STATES THE BANK IS WRONGFULLY ATTEMPTING TO EVICT HER FROM THE PROPERTY. SHE STATES A RECENT COURT DECISION ALLOWED HER TO RETURN TO 57 WESTMORE. SELENA CONTINUOUSLY TALKING TO OFFICERS ABOUT ALL THE COURT PROCEDURES THAT REWARDED THE HOUSE TO HER. OFFICER MCLEAN RAN A ROUTINE CHECK OF MS. JACKSON. SHE WAS FOUND TO HAVE AN ACTIVE FELONY WARRANT, (SEE CCH 05-0252339). SELENA JACKSON WAS THEN PLACED UNDER ARREST FOR THE WARRANT. OFFICER DOHERTY FILED A CRIMINAL COMPLAINT APPLICATION TO DORCHESTER DISTRICT COURT FOR THE VANDALISM (GLASS WINDOW). THE CONTRACTORS WERE ADVISED TO POST A NO TRESPASSING SIGN AT THE 57 WESTMORE ADDRESS.				

Not applicable to landlord, did not have keys.

Not applicable to landlord

Re: U.S. Dist Ct

SS: 05CV11559-RWZ

"Court date of Warrant due too Poudwint
10-3-05
"Change of Venue to USDC"
False/Lie
False
Acquired 3/2-90
The Landlord
Selena Jackson
is foreclosing
by merged Banks

UNIT ASSIGNED C101F	TOUR OF DUTY 3	REPORTING OFFICER'S NAME HENRY J DOHERTY	REPORTING OFFICER'S SIGNATURE	REPORTING OFFICER'S # 9726	PARTNER'S D 9792	FI YES
DATE OF REPORT 09/15/05	SPECIAL UNITS NOTIFIED (REPORTING) WARRANT UNIT		TELEPHONE NO			
TIME COMPLETED 05:37 PM	PATROL SUPERVISOR NAME	PAT. SUP. ID	DUTY SUP. NAME MICHAEL V KERN	DUTY SUP. SIGNATURE	DUTY SUP. ID TT620	

Refer to: USD - 05CV11559-RWZ
 Selena Jackson, Inc - Prov. H/Proident
 VS
 Vespa Gibbs Barnes, et al
 Grandw/into Selviaan Robertson Constr. Co.
 Depts of Priv Prop Hughes Oil Co.
 Grandw/into National Roofing Co
 John Constr. Co

Re: To 2 windows purchased by landlord Selena Jackson from
 Norfolk Hardware, and was deliberately thrown into the Dumpster
 used by Selviaan Robertson Constr. Co. from Barry Bros. Dump
 on 7/2/05

#650252339 > Dorch Ct 0507CR006108
 #650495934

Re: U.S. Dist Court - 05CV11559-RWZ



Unit# BE00204150
Acct# EL000001186

COMPLAINT FORM

Patient# EMR
DMH 000757

Please type or print clearly, and provide all of the information requested.

<input checked="" type="checkbox"/> Mrs.	Your First Name	Your Last Name	Patient Name (if different)
<input type="checkbox"/> Ms.			
<input type="checkbox"/> Mr.	Selena T. Jackson	Selena Thomas Jackson, Trk	
Street Address		Mailing Address (if different)	
57 Westmore Rd 2		Same	
City	State	Zip Code	
Mattapan, Ma		02126-1558/28	
Business/Daytime Phone		Home Phone	
617-296-6655		617-298-5040 NP	

Complaint against M.D. ☒, D.O. ☐, Acupuncturist ☐.

(For complaints against Chiropractors, Dentists, Nurses, Optometrists, Podiatrists or Psychologists, please contact the Division of Registration at (617)727-7406, or 239 Causeway St., Boston, MA 02114.)

This complaint cannot be processed without the full name of the physician or acupuncturist. Please verify spelling.

Full Name (First & Last) of Physician or Acupuncturist (one name per form) Photocopies are acceptable.

Dr. Richard Halpert, M.D. - MGH / Eric Lindemann, MHC

Address

Boston, Ma 02114-9128

City State Zip Code

617-626-8500, 617-724-2000

Business Phone

25 Staniford St, Boston, Ma 02114-9128

Name and Location of Health Care Facility (if known)

44th Fl. Central Unit #4086

Nature of Complaint

- | | |
|--|--|
| <input checked="" type="checkbox"/> Substandard Medical Care | <input type="checkbox"/> Drug Dealing |
| <input type="checkbox"/> Professional Misconduct | <input checked="" type="checkbox"/> Criminal Conviction |
| <input type="checkbox"/> Sexual Misconduct | <input checked="" type="checkbox"/> Patient Neglect |
| <input type="checkbox"/> Rude or Discourteous Behavior | <input type="checkbox"/> Unlawful Discrimination |
| <input type="checkbox"/> Impaired by Alcohol or Drugs | <input type="checkbox"/> Billing for Services Not Rendered |
| <input type="checkbox"/> Impaired by Mental or Emotional Illness | <input type="checkbox"/> Failure to Supervise Staff |
| <input type="checkbox"/> Failure to Provide Medical Records | <input type="checkbox"/> False Advertising |
| <input type="checkbox"/> Overcharge for Medical Records | <input type="checkbox"/> Fraud |

☒ OTHER: Denied medical treatment at facility, and denied my attempt to go to hospital for (r) foot, and eye treatment at MGH

malpractice, malpractice
mental Anguish

Failure to complete and sign this release may prevent investigation of your complaint.

Release of Medical Records and Information

Patient Name: Selena Jackson Date of Birth: 4-12-41

Address: 57 Westmore Rd, Mattapan, MA 02126

I HEREBY AUTHORIZE ANY AND ALL HEALTHCARE PROVIDERS OR INSTITUTIONS TO RELEASE ANY AND ALL OF MY MEDICAL RECORDS TO, AND TO DISCUSS MY MEDICAL CARE WITH, THE MASSACHUSETTS BOARD OF REGISTRATION IN MEDICINE.

Signature of Patient:
(Or Legal Representative)

Date:

I FURTHER AUTHORIZE MY MENTAL HEALTH PROVIDER(S) TO DISCUSS EVALUATIONS, DIAGNOSES OR TREATMENT AND/OR RELEASE ANY AND ALL OF MY MEDICAL RECORDS TO THE MASSACHUSETTS BOARD OF REGISTRATION IN MEDICINE. THIS AUTHORIZATION REPRESENTS A WAIVER OF THE PSYCHOTHERAPIST-PATIENT PRIVILEGE, AS DESCRIBED IN G.L. c. 233, § 20B.

Signature of Patient:
(Or Legal Representative)

Date:

Selena Thomas Jackson Date: 10/6/05
Dr. William Kermos, M.D. - MGH

Please list the names and addresses of all healthcare providers and institutions that provided treatment which may relate to this complaint.

Erich Lindemann MHC - 25 Stanford St, Boston, MA 02114
Brigham & Women's Hospital
Mass. General Hospital

If you are not the patient, what is your relationship to the patient?

SELF/Provider

☐ Spouse, ☐ Parent, ☐ Child, ☐ Other Relative, ☐ Friend, ☐ Attorney, ☒ Other SELF

Has this physician provided treatment in the past? (Do not count the treatment in this complaint.)

☒ Yes, ☐ No

Is this physician the person you (or patient) usually see when you (or patient) are ill?

☐ Yes, ☒ No

How long have you (or patient) been under this physician's care?

☒ 1 to 30 days, ☐ 1 to 12 months, ☐ 1 to 2 years, ☐ 2 to 4 years, ☐ 4 to 8 years, ☐ 8 years or more

What form of payment was made? Check as many as apply.

☐ Commercial Insurance, ☐ Health Maintenance Organization, ☐ Medicaid, ☐ Medicare, ☐ Champus
☐ Workers' Compensation, ☒ Self, ☒ Other Cheeks-KSFCU/IFCU

Are you (or patient) expected to pay a portion of this bill out of pocket?

☒ Yes, ☐ No

Has the physician adjusted the bill in any way, for example, was the fee or copayment reduced or waived?

☒ Yes, ☐ No

Is the fee or copayment in dispute? malpractice, unlawful detention

☒ Yes, ☐ No

Has the physician been contacted about this complaint?

☒ Yes, ☐ No

Dates of Treatment: 9/16/05, 10/1/05, 10/6/05

Describe your complaint here or attach. If you need more space, continue on reverse or on another sheet of paper.

I was admitted to the ELMHC on 9/16/05 for a 15 committal on docket # 0507CR006108 for 21 days evaluation and re-admitted on 10/3/05 for the same evaluation for further evaluation, which is unlawful, and unnecessary, due to false arrest, denied due process, illegal detention, abuse, lie, slander, defamation, duress, mental anguish, caused by ELMHC and staff, by maltreatment of my medical condition, consisting of blurring eyesight, w/ spots in eyes, infected (R) foot, viral infection of the throat. Numerous complaints have been made but Dr. Nadu, who is my assigned physician, denies me treatment and refers me to Dr. Halperst, and he shrugged me off. He finally looked at my (R) foot on 10/6/05, and saw the infection of my front toe, and (R) foot. He ordered cream for my foot, but he did not make an appt. with Dermatology, and/or Mass Eye + Ear, for my vision at MGH. I did notify my primary care - Dr. William Karmas at MGH, but I have not gotten an appt. as yet.

Attach copies of related documents to this form.

The information in this complaint is true, correct and complete to the best of my knowledge.

Your signature: Selena Thomas Jackson, Inc Date: 10/6/05

Mail this form to:

Consumer Protection Manager
Board of Registration in Medicine
560 Harrison Avenue, G-4
Boston, MA 02118

Patient #

Problem: Infected (r) foot, blurred vision, w/ spots (approx 2 mos)
Need to see "Dermatology, Ophthalmology"

SS: 05CV11559-RWZ U.S. District Court

10/14/05

Selena T. Jackson vs Vespa Gibbs Barnes, et al
Judge Karakotis/Judge Winick-BHC (03CV00595)
Silvian Robertson, Silvian Robertson Controls, Inc., et alTo: U.S. District Court
Pro Se Clerk-1
1 Courthouse Way
Boston, Ma 02210-9128
1 of 2From: Selena Thomas Jackson, Inc-Reit/Provident (Owner, landlord)
57 Westmore Rd 2
Mattapan, Ma 02126-1558/28
617-296-6655 NP
90 ELMHC-Central Unit-8064
25 Stanford Street-4th Fl
Boston, Ma 02114-9128
Pro Se Litigant-#701154887

28 U.S.C. § 2254 Writ of Habeas Corpus For 05CV11559-RWZ

Plaintiff: Selena Thomas Jackson, Inc-Reit/Provident

Address: 57 Westmore Rd 2, Mattapan, Ma 02126-1558/28
Tel# 617-296-6655 NP

Location of Plaintiff: ELMHC-Central Unit-#806, 25 Stanford St, Boston, 02114

Date of Writ: 10/18/05 Date of Transport: 10/18/05

Transport To: U.S. District Court-1 Courthouse Way-Suite 2300, Boston, Ma, 02210-9128

Transport ID: Pro Se Litigant #701154887/BABO

Transport Whom: Selena Thomas Jackson, Inc-Reit/Provident

Transport From: ELMHC-Central Unit 4th Fl, 25 Stanford St, Boston, 02114

Courtroom #: Ste 2300, RWZ-Misc

I, "Selena Thomas Jackson, Inc-Reit/Provident," do hereby "Command," that the "U.S. District Court, and/or ELMHC Transport Unit," on October 18, 2005, do hereby "transport without further notice, and present in physical form," the said Plaintiff, "Selena Thomas Jackson, Inc-Reit/Provident," with this Writ of Habeas Corpus," on that said date, for the prosecution, and hearings of Docket #05CV11559-RWZ, for which she is the

To: U.S. District Court 2 of 2
Pro Se Clerk
1 Courthouse Way
Boston, Ma 02210-9128

From: Selena Thomas Jackson, Inc-Reit / Provident (Owner) / Landlord,
57 Westmore Rd 2 Pro Se Litigant #701154887
Mattapan, Ma 02126-1558128
617-296-6655 NP
90 ELMHC - Central Unit - 8064
25 Staniford Street - 4th Fl.
Boston, Ma 02114-9128

28 U.S.C. § 2254
(cont'd) Writ of Habeas Corpus For 05CV11559-RWZ

and "Deliver said Plaintiff, to the U.S. District Court, Ste 2300
before Judge Rya Zobel, on October 18, 2005," at 9:00 A.M.
on that day. For the hearing/decision of her criminal
intent, and/or doings, regarding "all matters presented
to her, for the purpose of further "criminal prosecution,
when decided by the court, upon her presentation,
and rebuttals, based on her "facts that were
presented to the court as evidence to be discuss
regarding her "business property," and the "proceeds
due her regarding "Liens, Foreclosure, and mergers."
"She is then to be returned to the ELMHC, only if
the decision of the judge is made against her," after
"She presents her appeal for the stay of 15B of 10/3/05"
and her "motion to Quash the case matter," and the
"motion to Issue a Restraining Order" for "Vespa Gibbs
Barnes et al, and Silvian Robertson Construction Co, Inc."
and the "release of her person, forthwith," due to
"Recognissance".

Selena Thomas Jackson, Inc-Reit (Owner)
Pro Se Litigant #701154887
57 Westmore Rd 2
Mattapan Ma 02126-1558128

DISTRICT COURT DEPARTMENT OF THE TRIAL COURT

DORCHESTER DIVISION

SUFFOLK COUNTY, ss.

DOCKET NUMBER: 0507 CR 6108

COMMONWEALTH
VS.

Selena Jackson

Pleading "Not Guilty"

ORDER OF COMMITMENT OF A DEFENDANT FOR OBSERVATION

PURSUANT TO G.L.C. 123, S. 15(B)

Pursuant to G.L.C. 123, S. 15(B), this court, having jurisdiction over criminal proceedings against Selena Jackson for the alleged crime(s) of Vandalize Property and following an examination by William Hudgins, as required by G.L.C. 123, S. 15(a), has determined that commitment for further examination is necessary because of continuing doubt concerning defendant's (check appropriate box(es)):

☒ present competency to stand trial
☐ criminal responsibility at the time of the alleged crime(s) by reason of the defendant's possible mental illness
☐ defect.

The reason for raising said issue(s) is as follows:

Therefore, this court orders the defendant committed for observation for a period reasonably necessary to complete said examination (not to exceed twenty days) at Lindemann MHC

During said period of observation, it is ordered that a qualified physician examine said defendant and promptly return to this court (an) opinion(s) relevant to the above issued(s), together with the clinical basis for said opinion(s).

The Court Officers, or other officers duly authorized, are hereby commanded to remove said defendant to said defendant to said facility and deliver said defendant to the Superintendent to Medical Director, along with a copy of this order and a copy of the report by the above-mentioned physician, and to make return of this warrant with their doings thereon to the Clerk-Magistrate of this court, and are further commanded to return said defendant at the end of the observation period.

WITNESS my hand and seal at Dorchester, Sept. 29 XX 2005

[Signature]
Justice

Extension

THIS COMMITMENT ORDER EXPIRES October 21, XX 2005

Motion to Dismiss on 10/13/05, and 10/17/05
Vacate/Quash

*DEFENDANT IS TO BE RETURNED TO DORCHESTER DISTRICT COURT ON: October 21, 2005 @ 8:30

AO 440 (Rev. 10/93) Summons in a Civil Action

UNITED STATES DISTRICT COURT

Eleventh

District of

MassachusettsSelena Thomas Jackson, Inc-Rest/Provident

SUMMONS IN CIVIL CASE

(03CV00595-BHC)

Vespa Gibbs Barnes, et al - Judge Karakotis, Judge Winick
Silvian Robertson Consts Co, et al
John Consts. Co, et al
Natl Rooting Co.
City Insp. Svc
Proj Pride - Mayor

CASE 05CV11559-RWZ USD

TO: (Name and address of Defendant)

Vespa Gibbs Barnes, et al / Silvian Robertson Consts Co - Randolph
10 Roxbury Street - 2nd Fl. Natl Rooting Co.
Roxbury, Ma 02119-9128 John Consts Co.
City Insp Svc / Proj. Pride

YOU ARE HEREBY SUMMONED and required to serve upon PLAINTIFF'S ATTORNEY (name and address)

Vespa Gibbs Barnes, Atty
10 Roxbury St - 2nd Fl.
Roxbury, Ma 02119-9128
Receiver: 05CV00595

Celia Weinstein, Atty (ad litem)
50 State St. 20th Fl.
Boston, MA 02109-9128

an answer to the complaint which is herewith served upon you, within 5 days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. You must also file your answer with the Clerk of this Court within a reasonable period of time after service.

Selena Thomas Jackson, Inc-Rest Provident
 CLERK

DATE

10/17/05

(By) DEPUTY CLERK

X Pro Se Clerk

AO 440 (Rev. 10/93) Summons in a Civil Action

SS: 05CV11539-RWZ (USD)

RETURN OF SERVICE		
Service of the Summons and complaint was made by me ⁽¹⁾	DATE	
NAME OF SERVER (PRINT)	TITLE	
<i>Check one box below to indicate appropriate method of service</i>		
<input checked="" type="checkbox"/> Served personally upon the third-party defendant. Place where served: <u>10 Roxbury St, Rox, Ma 02119</u> <u>50 State St, 25th Fl, Boston, Ma 02109-9128</u>		
<input type="checkbox"/> Left copies thereof at the defendant's dwelling house or usual place of abode with a person of suitable age and discretion then residing therein. Name of person with whom the summons and complaint were left: _____		
<input type="checkbox"/> Returned unexecuted: _____ _____ _____		
<input type="checkbox"/> Other (specify): _____ _____ _____		
STATEMENT OF SERVICE FEES		
TRAVEL	SERVICES	TOTAL
DECLARATION OF SERVER		
<p>I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Return of Service and Statement of Service Fees is true and correct.</p> <p>Executed on _____ Date _____ Signature of Server _____</p> <p style="text-align: center;">_____ Address of Server</p>		

(1) As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure.

AO 398 (Rev. 12/93)

**NOTICE OF LAWSUIT AND REQUEST FOR
WAIVER OF SERVICE OF SUMMONS**

ATTACHMENT 7

TO: (A) Boston Housing Ct Judge Karakotas, Judge Winick Nathl Rooting Co et al.
Vespa Gibbs Barnes et al, City Insp Svc, Silvian Robertson Constr Co.
 as (B) Silvian Robertson of (C) Silvian Robertson Constr Co

A lawsuit has been commenced against you (or the entity on whose behalf you are addressed). A copy of the complaint is attached to this notice. It has been filed in the United States District Court for the
 (D) eleventh District of Massachusetts
 and has been assigned docket number (E) 05CV11559-RWZ

This is not a formal summons or notification from the court, but rather my request that you sign and return the enclosed waiver of service in order to save the cost of serving you with a judicial summons and an additional copy of the complaint. The cost of service will be avoided if I receive a signed copy of the waiver within (F) 5 days after the date designated below as the date on which this Notice and Request is sent. I enclose a stamped and addressed envelope (or other means of cost-free return) for your use. An extra copy of the waiver is also attached for your records.

If you comply with this request and return the signed waiver, it will be filed with the court and no summons will be served on you. The action will then proceed as if you had been served on the date the waiver is filed, except that you will not be obligated to answer the complaint before 60 days from the date designated below as the date on which this notice is sent (or before 90 days from that date if your address is not in any judicial district of the United States).

If you do not return the signed waiver within the time indicated, I will take appropriate steps to effect formal service in a manner authorized by the Federal Rules of Civil Procedure and will then, to the extent authorized by those Rules, ask the court to require you (or the party on whose behalf you are addressed) to pay the full costs of such service. In that connection, please read the statement concerning the duty of parties to waive the service of the summons, which is set forth at the foot of the waiver form.

I affirm that this request is being sent to you on behalf of the plaintiff, this 17th day of October, 2005.

Selena Thomas Jackson, Inc-Rait Provident
 Signature of Plaintiff's Attorney
 or Unrepresented Plaintiff Pro Se Litigant
701154887

A—Name of individual defendant (or name of officer or agent of corporate defendant)

B—Title, or other relationship of individual to corporate defendant

C—Name of corporate defendant, if any

D—District

E—Docket number of action

F—Addressee must be given at least 30 days (60 days if located in foreign country) in which to return waiver

SS:05CV11559-RWZ (A-F)

Selena T Jackson, Inc - Reit / Provident

V.S.

Vespa Gibbs Barnes et al, Silvian Robertson Comate Capital
Judge Winick, Judge Maria Kotis, City Insp. Sec / Proj. Aide

AO 399 (Rev. 10/95)

WAIVER OF SERVICE OF SUMMONS

TO: Selena Thomas Jackson, Inc - Reit / Pro Se Litigant
(NAME OF PLAINTIFF'S ATTORNEY OR UNREPRESENTED PLAINTIFF)I, Vespa Gibbs Barnes et al - BHC, acknowledge receipt of your request
(DEFENDANT NAME)that I waive service of summons in the action of Selena Thomas Jackson, Inc - Reit
(03CV00575-BHC) Receivership (CAPTION OF ACTION)
which is case number 05CV11559-RWZ in the United States District Court
(DOCKET NUMBER)for the Eleventh District of Massachusetts

I have also received a copy of the complaint in the action, two copies of this instrument, and a means by which I can return the signed waiver to you without cost to me.

I agree to save the cost of service of a summons and an additional copy of the complaint in this lawsuit by not requiring that I (or the entity on whose behalf I am acting) be served with judicial process in the manner provided by Rule 4.

I (or the entity on whose behalf I am acting) will retain all defenses or objections to the lawsuit or to the jurisdiction or venue of the court except for objections based on a defect in the summons or in the service of the summons.

I understand that a judgment may be entered against me (or the party on whose behalf I am acting) if an

answer or motion under Rule 12 is not served upon you within 60 days after 10/17/05,
(DATE REQUEST WAS SENT)

or within 90 days after that date if the request was sent outside the United States.

October 17, 2005
(DATE)Selena Thomas Jackson, Inc - Reit / Provident
(SIGNATURE)
CUGenoway
(Owner - Oper)Printed/Typed Name: Selena Thomas Jackson, Inc - Reit
Landlord/Owner - Pro Se Litigant - 70154887
As CUGenoway/Consultant of Vespa Gibbs Barnes et al
(TITLE) (CORPORATE DEFENDANT)
Silvian Robertson Comate Co,

Signature

Duty to Avoid Unnecessary Costs of Service of Summons

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and asked by a plaintiff located in the United States to waive service of summons, fails to do so will be required to bear the cost of such service unless good cause be shown for its failure to sign and return the waiver.

It is not good cause for a failure to waive service that a party believes that the complaint is unfounded, or that the action has been brought in an improper place or in a court that lacks jurisdiction over the subject matter of the action or over its person or property. A party who waives service of the summons retains all defenses and objections (except any relating to the summons or to the service of the summons), and may later object to the jurisdiction of the court or to the place where the action has been brought.

A defendant who waives service must within the time specified on the waiver form serve on the plaintiff's attorney (or unrepresented plaintiff) a response to the complaint and must also file a signed copy of the response with the court. If the answer or motion is not served within this time, a default judgment may be taken against that defendant. By waiving service, a defendant is allowed more time to answer than if the summons had been actually served when the request for waiver of service was received.

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

PLAINTIFF'S NAME

Provident
Selena Thomas Jackson, Inc-Reit

CIVIL ACTION

Vespa Gibbs Barnes, et al - BHC
Silvian Robertson Constr. Co., et al.
Nat'l Roadway Co.
City Insp Svcs / Pride Project - Mayor
Defendant's Name

NO. *05CV11559-RWZ*
(03CV00595 - BHC)
(98CV01452 - BHC)
Change of Venue

COMPLAINT

Parties

1. The plaintiff is a resident of your town, your county, Massachusetts and a citizen of the United States. *Provident*
Selena Thomas Jackson, Inc-Reit
2. The defendant ~~Harry Houdini~~ is a resident of ~~East Overton~~ and a citizen of the United States. *Roxbury, MA 02119*
Vespa Gibbs Barnes et al
3. The defendant ~~Hazel Houdini~~ is a resident of ~~East Overton~~ and a citizen of the United States. *Randolph, MA*
Silvian Robertson Constr. Co., Inc.

Jurisdiction (*03CV00595 Criminal*)

4. This court has jurisdiction over this matter pursuant to 28 U.S.C. §1332.
28 U.S.C. §1331 et seq., 28 U.S.C. §2255, 28 USC §2254, 1395 H
26 U.S.C. §7609, Title XVI, 12 USC 3410, 4011(g), 28 USC §2403, 2778 70C
A0120, A0121, A0398, A0399, P.L. 104-140, §1(a), 110 Stat. 1327, P.L. 104-134,
Title I (Title VIII, §804(a), (c), (e)), 110 Stat. 1321-73, 1321-74, Chap 646 §1, 62 Stat.
954; Ch 139, §98, 63 Stat. 104, Ch 655 §51(b), (c), 65 Stat. 727; P.L. 86-320, 73 Stat.
590; P.L. 96-82, §6, 93 Stat. 645.)

SS: 050V11559-RWZ (030V00595-BHC)
(980V01452-BHC)
(Change of Venue)

Facts

5. On July 4, 1989, Harry Houdini and Hazel Houdini entered into a contract of Receivership with the Plaintiff, whereby the Houdinis agreed to Construct/repair roof + Porches both bathrooms, sheet rock ceilings in back hall, Dr. Ofc 2nd fl, 2 baths Repl. 8 windows on (L) side of house
6. Facts continued..... see attached police reports of 9-15-05 050252339, 050495934
7. Facts continued..... Packet #0507CR006108
8. The last paragraphs should state the relief you are seeking. Restraining Order/Release Panatier damages for loss of prop + wages From 15B Perm of 10/3/05
9. WHEREFORE, the Plaintiff demands judgment against the defendants for Theft, Rental Loss \$1775000 plus pen/wint for business income for 2004/2005 to be re-determined 11/30/05 damages and such other relief as this Court deems just.
10. If the plaintiff wants a trial by jury, it must be requested by the plaintiff. N
11. The plaintiff demands a trial by jury. NO

Signature *Selena Thomas Jackson, President*
Owner, Inc-Reit

Name **ROBERT THE RABBIT** / Selena Thomas
Pro Se Litigant Jackson, Inc-Reit
 Address **123 BUNNY LANE** / 57 Westmore Rd 2

Boston, Massachusetts 02126-9538728

Telephone # 617-296-6655 NP

JS 44 (Rev. 3/99)

CIVIL COVER SHEET

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS *Selena Thomas Jackson, Inc. - Reit*
mt. olive United Ref. Soc. Inc.
Provident Consulting Inc.
FNAB/molive United Inc.
(b) County of Residence of First Listed Plaintiff *Suffolk*
 (EXCEPT IN U.S. PLAINTIFF CASES)

DEFENDANTS *Vespa Gibbs Barnes, et al*
Sylvian Robertson Conats. Co. Inc. et al
National Roofing Co. Inc. et al
John Conats. Co.
County of Residence of First Listed *Suffolk*
 (IN U.S. PLAINTIFF CASES)

NOTE: IN LAND CONDEMNATION CASES, LIST THE LOCATION OF THE LAND INVOLVED. *57 Westmore Rd, Matt*

(c) Attorney's (Firm Name, Address, and Telephone Number)
Selena Thomas Jackson, Inc. - Reit
Pro Se. Plaintiff - 70/154887
57 Westmore Rd
Mattapan, MA 02126-1558/28

Attorneys (If Known)
Vespa Gibbs Barnes, et al - Receiver
Celia Weinstein, Atty (ad litem)

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

- ☒ 1 U.S. Government Plaintiff
- ☐ 2 U.S. Government Defendant
- ☐ 3 Federal Question (U.S. Government Not a Party)
- ☐ 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

- Citizen of This State** ☒ 1 ☐ 2 ☐ 3 ☐ 4 ☐ 5 ☐ 6
- Citizen of Another State** ☐ 1 ☒ 2 ☐ 3 ☐ 4 ☐ 5 ☐ 6
- Citizen or Subject of a Foreign Country** ☐ 1 ☒ 2 ☐ 3 ☐ 4 ☐ 5 ☐ 6

IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input checked="" type="checkbox"/> 110 Insurance	<input checked="" type="checkbox"/> 310 Airplane	<input checked="" type="checkbox"/> 610 Agriculture	<input checked="" type="checkbox"/> 422 Appeal 28 USC 158	<input checked="" type="checkbox"/> 400 State Reapportionment
<input checked="" type="checkbox"/> 120 Marine	<input checked="" type="checkbox"/> 315 Airplane Product Liability	<input checked="" type="checkbox"/> 620 Other Food & Drug	<input checked="" type="checkbox"/> 423 Withdrawal 28 USC 157	<input checked="" type="checkbox"/> 410 Antitrust
<input checked="" type="checkbox"/> 130 Miller Act	<input checked="" type="checkbox"/> 320 Assault, Libel & Slander	<input checked="" type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881	PROPERTY RIGHTS	<input checked="" type="checkbox"/> 430 Banks and Banking
<input checked="" type="checkbox"/> 140 Negotiable Instrument	<input checked="" type="checkbox"/> 330 Federal Employers' Liability	<input checked="" type="checkbox"/> 630 Liquor Laws	<input checked="" type="checkbox"/> 820 Copyrights	<input checked="" type="checkbox"/> 450 Commerce/ICC Rates/etc.
<input checked="" type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment	<input checked="" type="checkbox"/> 340 Marine	<input checked="" type="checkbox"/> 640 R.R. & Truck	<input checked="" type="checkbox"/> 830 Patent	<input checked="" type="checkbox"/> 460 Deportation
<input checked="" type="checkbox"/> 151 Medicare Act	<input checked="" type="checkbox"/> 345 Marine Product Liability	<input checked="" type="checkbox"/> 650 Airline Regs.	<input checked="" type="checkbox"/> 840 Trademark	<input checked="" type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations
<input checked="" type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excl. Veterans)	<input checked="" type="checkbox"/> 350 Motor Vehicle	<input checked="" type="checkbox"/> 660 Occupational Safety/Health	SOCIAL SECURITY	<input checked="" type="checkbox"/> 810 Selective Service
<input checked="" type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits	<input checked="" type="checkbox"/> 355 Motor Vehicle Product Liability	<input checked="" type="checkbox"/> 690 Other	<input checked="" type="checkbox"/> 861 HIA (1395ff)	<input checked="" type="checkbox"/> 850 Securities/Commodities/Exchange
<input checked="" type="checkbox"/> 160 Stockholders' Suits	<input checked="" type="checkbox"/> 360 Other Personal Injury	LABOR	<input checked="" type="checkbox"/> 862 Black Lung (923)	<input checked="" type="checkbox"/> 875 Customer Challenge 12 USC 3410
<input checked="" type="checkbox"/> 190 Other Contract		<input checked="" type="checkbox"/> 710 Fair Labor Standards Act	<input checked="" type="checkbox"/> 863 DIWC/DIWW (405(g))	<input checked="" type="checkbox"/> 891 Agricultural Acts
<input checked="" type="checkbox"/> 195 Contract Product Liability		<input checked="" type="checkbox"/> 720 Labor/Mgmt. Relations	<input checked="" type="checkbox"/> 864 SSID Title XVI	<input checked="" type="checkbox"/> 892 Economic Stabilization Act
		<input checked="" type="checkbox"/> 730 Labor/Mgmt. Reporting & Disclosure Act	<input checked="" type="checkbox"/> 865 RSI (405(g))	<input checked="" type="checkbox"/> 893 Environmental Matters
REAL PROPERTY	CIVIL RIGHTS	<input checked="" type="checkbox"/> 740 Railway Labor Act	FEDERAL TAX SUITS	<input checked="" type="checkbox"/> 894 Energy Allocation Act
<input checked="" type="checkbox"/> 210 Land Condemnation	<input checked="" type="checkbox"/> 441 Voting	<input checked="" type="checkbox"/> 790 Other Labor Litigation	<input checked="" type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant)	<input checked="" type="checkbox"/> 895 Freedom of Information Act
<input checked="" type="checkbox"/> 220 Foreclosure	<input checked="" type="checkbox"/> 442 Employment	<input checked="" type="checkbox"/> 791 Empl. Ret. Inc. Security Act	<input checked="" type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input checked="" type="checkbox"/> 900 Appeal of Fee Determination Under Equal Access to Justice
<input checked="" type="checkbox"/> 230 Rent Lease & Ejectment	<input checked="" type="checkbox"/> 443 Housing/Accommodations			<input checked="" type="checkbox"/> 950 Constitutionality of State Statutes
<input checked="" type="checkbox"/> 240 Torts to Land	<input checked="" type="checkbox"/> 444 Welfare			<input checked="" type="checkbox"/> 890 Other Statutory Actions
<input checked="" type="checkbox"/> 245 Tort Product Liability	<input checked="" type="checkbox"/> 440 Other Civil Rights			
<input checked="" type="checkbox"/> 290 All Other Real Property				
<i>Blg Restored</i>				
<i>9-3-05</i>				

V. ORIGIN (PLACE AN "X" IN ONE BOX ONLY)

- ☒ 1 Original Proceeding
- ☒ 2 Removed from State Court
- ☐ 3 Remanded from Appellate Court
- ☐ 4 Reinstated or Reopened
- ☐ 5 Transferred from another district (specify)
- ☐ 6 Multidistrict Litigation
- ☐ 7 Appeal to District Judge from Magistrate Judgment

VI. CAUSE OF ACTION (Cite the U.S. Civil Statute under which you are filing and write brief statement of cause.)

28 USC 1915, 28 USC 1915A, Rule 10 Attorneys' Fees, 28 USC 1331 et seq, Rule 5.1, 28 USC 2254, 28 USC 2255
Ch 646, 62 Stat. 954, Ch 139, 598, 63 Stat. 104, Ch 655 851(b), (c), 65 Stat. 427, P.L. 86-320, 43 Stat. 590

VII. REQUESTED IN COMPLAINT: CHECK IF THIS IS A CLASS ACTION DEMAND UNDER F.R.C.P. 23

CHECK YES only if demanded in complaint:

JURY DEMAND: ☐ Yes ☒ No**VIII. RELATED CASE(S)** (See instructions):

IF ANY *030-00595-BHC*
980001452-BHC

JUDGE *Karia Kotis*

DOCKET NUMBER

*0520-11559-RWZ*DATE *10/17/05*

SIGNATURE OF ATTORNEY OR PARTY

Selena Thomas Jackson, Inc. - Reit/Provident (Pro Se Litigant)

FOR OFFICE USE ONLY

RECEIPT # _____ AMOUNT _____ APPLYING IF? _____ JUDGE _____ MAG. JUDGE _____

05CV11559-RWZ

10/14/05

JS 44 Reverse (Rev. 3/99)

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS-44**Authority For Civil Cover Sheet**

The JS-44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

I. (a) Plaintiffs-Defendants. Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a corporation, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.

(b.) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)

(c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".

II. Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.C.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.

United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States, are included here.

United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; federal question actions take precedence over diversity cases.)

III. Residence (citizenship) of Principal Parties. This section of the JS-44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.

IV. Nature of Suit. Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section IV below, is sufficient to enable the deputy clerk or the statistical clerks in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.

V. Origin. Place an "X" in one of the seven boxes.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.

Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.

Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a) Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407. When this box is checked, do not check (5) above.

Appeal to District Judge from Magistrate Judgment. (7) Check this box for an appeal from a magistrate judge's decision.

VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause.

VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.

Demand. In this space enter the dollar amount (in thousands of dollars) being demanded or indicate other demand such as a preliminary injunction.

Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.

VIII. Related Cases. This section of the JS-44 is used to reference related pending cases if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

SS: 050CV11559-RWZ (A-E)

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

1. TITLE OF CASE (NAME OF FIRST PARTY ON EACH SIDE ONLY) Selena Thomas Jackson, Inc - Reiff/Providence
vs Vespa Gibbs Barnes + Silvan Robertson (compr. Co.) et al.
2. CATEGORY IN WHICH THE CASE BELONGS BASED UPON THE NUMBERED NATURE OF SUIT CODE LISTED ON THE CIVIL COVER SHEET. (SEE LOCAL RULE 40.1(A)(1)).
- ☒ I. 160, 410, 470, R.23, REGARDLESS OF NATURE OF SUIT.
- ☒ II. 195, 368, 400, 440, 441-444, 540, 550, 555, 625, 710, 720, 730, 740, 790, 791, 820*, 830*, 840*, 850, 890, 892-894, 895, 950. * Also complete AO 120 or AO 121 for patent, trademark or copyright cases
- ☒ III. 110, 120, 130, 140, 151, 190, 210, 230, 240, 245, 290, 310, 315, 320, 330, 340, 345, 350, 355, 360, 362, 365, 370, 371, 380, 385, 450, 891.
- ☒ IV. 220, 422, 423, 430, 460, 510, 530, 610, 620, 630, 640, 650, 660, 690, 810, 861-865, 870, 871, 875, 900.
- ☒ V. 150, 152, 153.
3. TITLE AND NUMBER, IF ANY, OF RELATED CASES. (SEE LOCAL RULE 40.1(E)). Kariakotis / Wink
030CV00595-BHC / 98-01452CV-BHC
Guatemala P. Roadley + Martine Sterling vs Selena Jackson
City Insp vs Selena Jackson / Vespa Gibbs Barnes - Receiver
4. HAS A PRIOR ACTION BETWEEN THE SAME PARTIES AND BASED ON THE SAME CLAIM EVER BEEN FILED IN THIS COURT?
- YES ☐ NO ☒
5. DOES THE COMPLAINT IN THIS CASE QUESTION THE CONSTITUTIONALITY OF AN ACT OF CONGRESS AFFECTING THE PUBLIC INTEREST? (SEE 28 USC 2403)
- YES ☒ NO ☐
- IF SO, IS THE U.S.A. OR AN OFFICER, AGENT OR EMPLOYEE OF THE U.S. A PARTY?
- YES ☐ NO ☐
6. IS THIS CASE REQUIRED TO BE HEARD AND DETERMINED BY A DISTRICT COURT OF THREE JUDGES PURSUANT TO TITLE 28 USC 2284?
- YES ☒ NO ☐
7. DO ALL PARTIES IN THIS ACTION RESIDE IN THE CENTRAL DIVISION OF THE DISTRICT OF MASSACHUSETTS WORCESTER COUNTY - (SEE LOCAL RULE 40.1(C)).
- YES ☒ NO ☐
- OR IN THE WESTERN DIVISION (BERKSHIRE, FRANKLIN, HAMPDEN OR HAMPSHIRE COUNTIES)? (SEE LOCAL RULE 40.1(D)).
- YES ☐ NO ☐
8. DO ALL OF THE PARTIES RESIDING IN MASSACHUSETTS RESIDE IN THE CENTRAL AND/OR WESTERN DIVISIONS OF THE DISTRICT?
- YES ☒ NO ☐
- (a) IF YES, IN WHICH DIVISION DOES THE PLAINTIFF RESIDE? Franklin, Central Div
9. IN WHICH DIVISION DO THE ONLY PARTIES RESIDING IN MASSACHUSETTS RESIDE? Eastern Div / Central
10. IF ANY OF THE PARTIES ARE THE UNITED STATES, COMMONWEALTH OF MASSACHUSETTS, OR ANY GOVERNMENTAL AGENCY OF THE U.S.A. OR THE COMMONWEALTH, DO ALL OTHER PARTIES RESIDE IN THE
- CENTRAL DIVISION; YES ☐ NO ☐ OR WESTERN DIVISION; YES ☒ NO ☐
11. ALTERNATIVE DISPUTE RESOLUTION - IS THIS CASE SUITABLE FOR ADR? IF SO, BY WHICH ADR?
- EARLY NEUTRAL EVALUATION ☐ MEDIATION ☐ SUMMARY JURY/BENCH TRIAL ☐
- MINI-TRIAL ☒ 10-18-05 OTHER ☒ To schedule for Crim. Prosecution + Pleading

(PLEASE TYPE OR PRINT)

ATTORNEY'S NAME Selena Thomas Jackson, Inc - Reiff/Providence (Owner - Acquired) 3-12-90ADDRESS 57 Westmore Rd, Mattapan, Ma 02126-1558/28TELEPHONE NO. 617-296-6655 NP / 800-860-6000

Selena Thomas Jackson, Inc-Reit/Provident
vs
Vespa Gibbs Barnes, et al / Selman Robertson Const Co.
(A-F)

STEP BY STEP

May 2002

SS: 05CV11559-RWZ

ATTACHMENT 6

Page 3

(h) As used in this section, the term "prisoner" means any person incarcerated or detained in any facility who is accused of, convicted of, sentenced for, or adjudicated delinquent for violations of criminal law or the terms and conditions of parole, probation, pretrial release, or diversionary program.

HISTORY: (June 25, 1948, ch 646, § 1, 62 Stat. 954; May 24, 1949, ch 139, § 98, 63 Stat. 104; Oct. 31, 1951, ch 655, § 51 (b), (c), 65 Stat. 727; Sept. 21, 1959, P.L. 86-320, 73 Stat. 590; Oct. 10, 1979, P.L. 96-82, § 6, 93 Stat. 645.)

(As amended April 26, 1996, P.L. 104-134, Title I [Title VIII, § 804(a), (c)-(e)], 110 Stat. 1321-73, 1321-74; May 2, 1996, P.L. 104-140, § 1(a), 110 Stat. 1327.)

28 USCS § 1915A (2002)

§ 1915A. Screening

(a) Screening. The court shall review, before docketing, if feasible or, in any event, as soon as practicable after docketing, a complaint in a civil action in which a prisoner seeks redress from a governmental entity or officer or employee of a governmental entity.

(b) Grounds for dismissal. On review, the court shall identify cognizable claims or dismiss the complaint, or any portion of the complaint, if the complaint—

- (1) is frivolous, malicious, or fails to state a claim upon which relief may be granted; or
- (2) seeks monetary relief from a defendant who is immune from such relief.

(c) Definition. As used in this section, the term "prisoner" means any person incarcerated or detained in any facility who is accused of, convicted of, sentenced for, or adjudicated delinquent for, violations of criminal law or the terms and conditions of parole, probation, pretrial release, or diversionary program.

HISTORY: (Added April 26, 1996, P.L. 104-134, Title I [Title VIII, § 805(a)], 110 Stat. 1321-75; May 2, 1996, P.L. 104-140, § 1(a), 110 Stat. 1327.)

26 USC 7609-Third Party Tax
4059 Soc. Sec
13957 Soc Sec
923 Bl Lung-Soc Sec
Title XVI Soc Sec
12 USC 3410-Cust chall
40.1(g) local rule Title # related cases
28 USC § 2403 act of Cong publ Int *
277 § 70C Decriminalize *
28 USC § 2254 writ of Habeas Corpus by a person in state *
28 USC § 2255 to vacate set aside, or correct sentence by person in Federal custody are available from Pro Se clerk
Rule 5.1 of the local rules of this court for Headings
28 USC § 1331 et seq. for Jurisdiction or reason your case is being filed in Dist
Rule 10 Fed rules of Civ Procedure for Allegations
G.I.C 123, S. 15(B) * Order of Commitment of a defendant for Observ (15B)
Rule 4(d) Fed rule of Civ procedure/notice + Request for Waiver of Serv.
28 U.S.C. § 1915 40rmd Pauperis Appl to proceed w/out Pre payment of fees + Att
18 U.S.C. 3401(b), 636b, c title
28 U.S.C. § 1915A (2002) Screening
History: (added April 26, 1996, P.L. 104-134, Title I (Title VIII, § 805(a)), 110 Stat. 1321-75; may 1996, P.L. 104-140, § 1(a), 110 Stat. 1327.
History: (June 25, 1948, Ch 646, § 1, 62 Stat. 954; may 24, 1949, ch 139, § 98, 63 Stat. 104; Oct. 31, 1951, Ch 655, § 51(b), (c) 65 Stat. 727; Sept. 21, 1959, P.L. 86-320, 73 Stat. 590; Oct. 10, 1979, P.L. 96-82, § 6, 93 Stat. 645.) (As amended April 26, 1996, P.L. 104-134, Title I (Title VIII, § 804(a), (c)-(e)), 110 Stat. 1321-73, 1321-74; may 2, 1996, P.L. 104-140, § 1(a), 110 Stat. 1327.)

A0 120, 7 copyrights, poetry, music
121

A0398(Attach 7) + A0399(Attach 8) + Complaint

